UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DEBORAH K. MURPHY-DAVIDSON,

	Plan	Hon. Phillip J. Green
v.		Case No. 1:14-cv-00779-PJG
KE	NNET	H J. STOLL, et al.,
	Defe	ndants/
		VERDICT FORM
1.	Did l	Mr. Stoll assault Ms. Davidson on August 5, 2013?
		_YESNO
	1a.	If your answer to question 1 is NO, skip questions 1b through 1d and answer question 2, below.
	1b.	If your answer to question 1 is YES, was the assault the proximate cause of damages to Ms. Davidson?
		YESNO
	1c.	If your answer to question 1b is NO, skip question 1d and answer question 2, below.
	1d.	If your answer to question 1b is YES, was Mr. Stoll acting within the scope and course of his employment with ComForcare at the time of the assault?
		YESNO

2.	Did Mr. Stoll batter Ms. Davidson on August 5, 2013?		
		_YESNO	
	2a.	If your answer to question 2 is NO, skip questions 2b through 2d and answer question 3, below.	
	2b.	If your answer to question 2 is YES, was the battery the proximate cause of damages to Ms. Davidson?	
		YESNO	
	2c.	If your answer to question 2b is NO, skip question 2d and answer question 3, below.	
	2d.	If your answer to question 2b is YES, was Mr. Stoll acting within the scope and course of his employment with ComForcare at the time of the battery?	
		YESNO .	
3.		Did Mr. Stoll stalk Ms. Davidson during the period of time of June 10, 2013 through August 5, 2013?	
		_YES _V_NO	
	3a.	If your answer to question 3 is NO, skip questions 3b through 3d and answer question 4, below.	
	3b.	If your answer to question 3 is YES, was the stalking the proximate cause of damages to Ms. Davidson?	
		YES NO	
	3c.	If your answer to question 3b is NO, skip question 3d and answer question 4, below.	
	3d.	If your answer to question 3b is YES, was Mr. Stoll acting within the scope and course of his employment with ComForcare at the time of the stalking?	
		YES NO	

4.	Did Mr. Stoll intentionally inflict emotional distress on plaintiff during the period of time of June 10, 2013, through August 5, 2013?		
		YES NO	
	4a.	If your answer to question 4 is NO, skip questions 4b through 4d and review instruction 5, below.	
	4b.	If your answer to question 4 is YES, was the intentional infliction of emotional distress the proximate cause of damages to Ms. Davidson?	
		YESNO	
	4c.	If your answer to question 4b is NO, skip question 4d and review instruction 5, below.	
	4d.	If your answer to question 4b is YES, was Mr. Stoll acting within the scope and course of his employment with ComForcare at the time of the intentional infliction of emotional distress?	
		YESNO	
5.	If your answers to questions 1, 2, 3 and 4 were <u>each</u> NO – in other words, that you found that Mr. Stoll did <u>not</u> assault, batter, stalk, or intentionally inflict emotional distress on Ms. Davidson – skip all the remaining instructions and questions and have the foreperson sign and date this verdict form.		
6.	If your answer to <u>any</u> of the questions 1, 2, 3 and 4 was YES – in other words that you found that Mr. Stoll did at least one of the following: assault, battery, stalking, or intentional infliction of emotional distress on Ms. Davidson – answer questions 7 through 11, below.		
7.	If you find that Ms. Davidson has already suffered economic damages, what is the total amount of those damages to date?		
	Answ	rer: \$	
8. If you find that Ms. Davidson will suffer economic damages what is the total amount of those damages?		ifind that Ms. Davidson will suffer economic damages in the future, is the total amount of those damages?	
	Answ	er: \$	

If you find that Ms. Davidson will suffer non-economic damages in the future, what is the total amount of those damages?			
Answ	er:		
 Answer question 11a only if you found that Mr. Stoll stalked M otherwise skip questions 11a through 11c and have the foreper date this verdict form. 			
11a.	Is Ms. Davidson entitled to exemplary damages?		
	YES NO		
11b.	If your answer to question 11a is NO, skip question 11b and have the foreperson sign and date this verdict form.		
11c.	If your answer to question 11a is YES, what is the total amount of the exemplary damages?		
	Answer: \$		
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